Furnish this exhibit for EACH foreign principal listed in an initial statement and for EACH additional foreign principal acquired subsequently.

1. Name and address of registrant John D 157 Castle Heig Pennsville, N.J			2. Registration No. 3789
 Name of foreign principal SONANGOL Ltd. (U. SONANGOL or The Sociedade Nacional de Angola 	K.), subsidiary of Combustiveis de	4. Principal address P.O.Box 1316 Angola	
5. Indicate whether your foreign principal is one of the	following type:		
☐ Foreign government			
☐ Foreign political party			
☐XForeign or ☐ domestic organization: If either, che	ck one of the following:		
☐ Partnership	□ Committee		
☐ Corporation	□ Voluntary group		
☐ Association	□ Other (specify) _		
☐ Individual—State his nationality			
6. If the foreign principal is a foreign government, state	:		, , , , , , , , , , , , , , , , , , , ,
a) Branch or agency represented by the registrant.		, C C C	20 77
b) Name and title of official with whom registrant de	als.		5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
7. If the foreign principal is a foreign political party, sta	te:	200 mg	?
a) Principal address			; ;
b) Name and title of official with whom the registran	t deals.		
c) Principal aim			
8 If the foreign principal is not a foreign government of	r a foreign political party		

a) State the nature of the business or activity of this foreign principal SONANGOL is the state-owned petroleum corporation in Angola. SONANGOL is responsible for regulating and operating the petroleum sector in Angola on behalf of the Angolan government. In partnerships and other forms of association with both private and public companies, SONANGOL explores for and produces petroleum, and also refines and markets petroleum products in Angola and the international market. SONANGOL also sells crude oil in the international market through SONANGOL Ltd.

b) Is this foreign principal	
Owned by a foreign government, foreign political party, or other foreign principal Yes	

Directed by a foreign government, foreign political party, or other foreign principal	Yes 🔀	No □
Controlled by a foreign agreement foreign attains a training attains	v	

Financed by a foreign government, foreign political party, or other foreign principal...... Yes 🗆 No 🖄

Subsidized in whole by a foreign government, foreign political party, or other foreign principal...... Yes 🗆 No 🔀

Subsidized in part by a foreign government, foreign political party, or other foreign principal...... Yes \square No \boxtimes

9. Explain fully all items answered "Yes" in Item 8(b). (If additional space is needed, a full insert page may be used.)

SONANGOL is a state-owned corporation, 100% owned by the Government of Angola. The Government of Angola appoints the directors of the corporation, and establishes the policies and guidelines under which the corporation conducts its business. Through such ownership and direction, SONANGOL is controlled by the Government of Angola. However, since SONANGOL operates its petroleum business according to internationally recognized standards and financial principles, the corporation was not require either financing or subsidization by the government, either in whole or in part.

Date of Exhibit A February 26, 1986

Name and Title John D. Sassi, Manager Signature O Sassi

No □

^{10.} If the foreign principal is an organization and is not owned or controlled by a foreign government, foreign political party or other foreign principal, state who owns and controls it.

U.S. Department of Justice Washington, DC 20530

Exhibit B

To Registration Statement

OMB No. 1105-0007

Approval Expires Nov. 30, 1986

Under the Foreign Agents Registration Act of 1938, as amended

INSTRUCTIONS: A registrant must furnish as an Exhibit B copies of each written agreement and the terms and conditions of each oral agreement with his foreign principal, including all modifications of such agreements; or, where no contract exists, a full statement of all the circumstances, by reason of which the registrant is acting as an agent of a foreign principal. This form shall be filed in duplicate for each foreign principal named in the registration statement and must be signed by or on behalf of the registrant.

Name of Registrant

Name of Foreign Principal

John D. Sassi, JDS International Consulting

SONANGOI.

Check Appropriate Boxes:

- 1. XX The agreement between the registrant and the above-named foreign principal is a formal written contract. If this box is checked, attach two copies of the contract to this exhibit.
- 2. It There is no formal written contract between the registrant and foreign principal. The agreement with the above-named foreign principal has resulted from an exchange of correspondence. If this box is checked, attach two copies of all pertinent correspondence, including a copy of any initial proposal which has been adopted by reference in such correspondence.
- 3. [1] The agreement or understanding between the registrant and foreign principal is the result of neither a formal written contract nor an exchange of correspondence between the parties. If this box is checked, give a complete description below of the terms and conditions of the oral agreement or understanding, its duration, the fees and the expenses, if any, to be received.

4. Describe fully the nature and method of performance of the above indicated agreement or understanding.

Nature and method of performance are specified in detail in the attached contract. A subsequent oral agreement delayed implementation of the contract until a method of payment of the specified fee was worked out.

€.

5. Describe fully the activities the registrant engages in or proposes to engage in on behalf of the above foreign principal.

All of these activities are spelled out in detail in the attached contract.

6. Will the activities on behalf of the above foreign principal include political activities as defined in Section 1(o) of the Act?¹ Yes [X No []

If yes, describe all such political activities indicating, among other things, the relations, interests or policies to be influenced together with the means to be employed to achieve this purpose.

develop and present oral and written amplifications of the economic policies, laws, etc. of Angola in order to show compatibility with and support of U.S. interests in C.: pursuing expanding commerce with Angola

Date of Exhibit B

Feb. 26, 1986

Name and Title

John D. Sassi, Principal Partner

Signature

John W Saran

Political activity as defined in Section 1(0) of the Act means the dissemination of political propagands and any other activity which the person engaging the rejocetieves will, or which he intends to, prevail upon, indoctrinate, convert, induce, persuade, or in any other way influence any agency or official of the Government of the United States or any section of the public within the United States with reference to formulating, adopting, or changing the document of a foreign policies of the United States or with reference to the political or public interests, policies, or relative government of a foreign country or a foreign political party.

AGREEMENT

This contract shall form the basis for an association between JDS International Consulting, Pennsville, N.J., and several entities and departments of The Peoples' Republic of Angola as defined below, and as represented by SONANGOL Ltd. (U.K.) acting as their agent and on their behalf.

JDS International Consulting is an advisory and consulting firm specializing in international public affairs, business development, trade and investment promotion, and governmental and corporate relations in the area and countries of West and Central Africa. The principal owner and partner in, and manager of, JDS International Consulting is John D. Sassi, 157 Castle Heights Avenue, Pennsville, New Jersey 08070 U.S.A.

SONANGOL Ltd. (U.K.) is the international trading subsidiary and branch of The Sociedade Nacional de Combustiveis de Angola, known as SONANGOL. SONANGOL was established in 1976 as the national oil company of Angola, and it is 100%-owned by the government of Angola. SONANGOL is located at P.O. Box 1316, Luanda, Republica Popular de Angola, and the Director General of SONANGOL is Mr. Herminio Escorcio. SONANGOL Ltd. (U.K.) is located at Merevale House, Brompton Place, London SW3 1QE, United Kingdom, and the Managing Director of SONANGOL Ltd. is Mr. Fernando Pegado.

For purposes of carrying out the services specified in and included under this contract, SONANGOL Ltd. shall be the administering agent on behalf of SONANGOL and the other ministries, departments, agencies and entities of the government of Angola. Work programs and projects shall be decided upon by JDS International Consulting and SONANGOL Ltd, and when necessary, SONANGOL Ltd. shall determine priorities and schedules in consultation with the other relevant agencies and entities of the

AGREEMENT

government of Angola. With the approval of SONANGOL Ltd., JDS International Consulting may work directly with the other relevant entities of the government of Angola to determine and carry-out any projects or work programs.

This contract shall be valid and in force for a period of one full year (i.e., 365 days), commencing with the date of signature and acceptance by SONANGOL Ltd. The contract is renewable for periods of one or more years at a time, and the terms and conditions of renewal shall be determined and agreed at least two months before expiration of the current agreement and contract.

For this agreement, the fees payable to JDS International Consulting, including all internal operating expenses, shall be U.S.\$150,000.00 (i.e., One-hundred fifty thousand dollars U.S.). This sum is payable to John D. Sassi upon signature of this agreement by SONANGOL Ltd.

All external expenses incurred in the performance of the services included under this contract shall be paid for in a timely fashion by SONANGOL Ltd. to John D. Sassi upon submission to SONANGOL Ltd. of appropriate receipts, billings, and vouchers, accompanied by explanatory details. General categories of expenses included under this provision are travel and transportation (including accomodations), mailing, telex, and telephone, publications, and business meals and entertainment.

SERVICES RENDERED UNDER THIS AGREEMENT -- continued on page three (3)

AGREEMENT

The services to be performed by JDS International Consulting under this agreement include the following:

- 1.) Provide public affairs advice on matters dealing with the image, perception, views, and depiction of Angola in the print and electronic media:
- 2.) Provide advice on relations with various public agencies in the United States;
- 3.) Support efforts by Angola to obtain trade and investment;
- 4.) Assist in the development and production of information pamphlets, booklets, and brochures, etc.;
- 5.) Monitor media treatment and policy developments concerning Angola in the United States, and provide periodic reports on these developments, along with recommendations on how Angola should react:
- 6.) Provide logistical and other support for visiting officials and delegations from Angola, including the making of appointments and facilitating contacts.

In addition to the above services, it may be agreed upon to expand these services along the following lines:

- 1.) Provide assistance for the establishment of some type of representative office in the United States:
- 2.) Help establish an information office in the United States.

Agreed to by the following parties:

on behalf of SOWANGOL Ltd.

witness

For and on behalf of

SONANGOL LTD.

on behalf of JDS International Consulting

witness

date

Mary Public of New Jersey

My Commission Expires January 27, 1987